NOT FOR PUBLICATION

UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

BRAZHON LEWER,

Petitioner,

v.

BECKY SCOTT, et al.,

Respondents.

No. 24cv4342 (EP)

OPINION

PADIN, District Judge.

Petitioner Brazhon Lewer filed a Petition for Writ of Habeas Corpus pursuant to 28 U.S.C. § 2241. D.E. 1. He also seeks permission to proceed *in forma pauperis* ("IFP"). D.E. 1-1.

The filing fee for a petition for writ of habeas corpus is \$5.00. Pursuant to Local Civil Rule 54.3(a), the filing fee is required to be paid at the time the petition is presented for filing. Pursuant to Local Civil Rule 81.2(b), whenever a prisoner submits a petition for writ of habeas corpus and seeks to proceed IFP, that petitioner must submit (a) an affidavit setting forth information which establishes that the petitioner is unable to pay the fees and costs of the proceedings, and (b) a certification signed by an authorized officer of the institution certifying (1) the amount presently on deposit in the prisoner's prison account and, (2) the greatest amount on deposit in the prisoner's institutional account during the six-month period prior to the date of the certification. If the institutional account of the petitioner exceeds \$200, the petitioner shall not be considered eligible to proceed IFP. L.Civ.R. 81.2(c).

Petitioner's IFP application is incomplete because it has not been certified by a prison official. *See* D.E. 1-1 at 3. The Court will direct the Clerk to send Petitioner a new IFP application

to complete and return. The Clerk of Court will be ordered to administratively terminate this petition without prejudice.¹

An appropriate Order accompanies this Opinion.

4/4/2024

Date

Evelyn Padin, U.S.D.J.

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¹ Such an administrative termination is not a "dismissal" for purposes of the statute of limitations, and if the case is re-opened pursuant to the terms of the accompanying Order, it is not subject to the statute of limitations time bar if it was originally submitted timely. *See Houston v. Lack*, 487 U.S. 266 (1988) (prisoner mailbox rule); *Papotto v. Hartford Life & Acc. Ins. Co.*, 731 F.3d 265, 275-76 (3d Cir. 2013) (collecting cases and explaining that a District Court retains jurisdiction over, and can re-open, administratively closed cases).